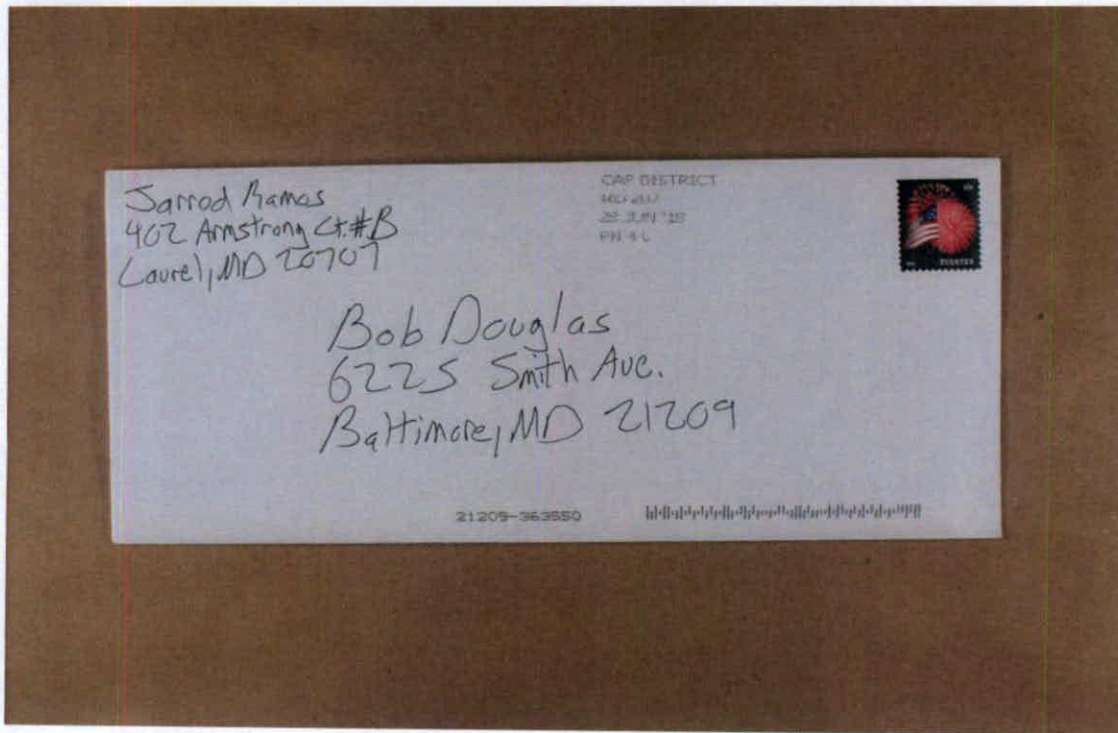


(ITEM AE-11)



Case No. C-02-CR-18-1515
☒ Plaintiff's/State
☐ Defendant's Exhibit
☐ Court's
☐ Joint

38

JARROD W. RAMOS

In the COURT OF
APPEALS of MARYLAND

v.

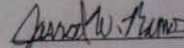
Pet. Docket No. 466
September Term, 2015

ERIC THOMAS HARTLEY, et al.

Motion for Reconsideration

"If this is how the Maryland Judiciary operates, the law now means nothing."
Petition at 13. See also *Restatement, Second, Torts* § 623 ("In earlier times the principal
method of ... self-help was the clan or blood feud. ... One of the primary reasons for
developing the tort law of defamation was to induce the defamed person to resort to the
courts for relief instead of wreaking his own vengeance."). "That" is how your judiciary
operates, you were too cowardly to confront those lies, and this is your receipt.

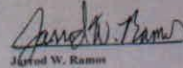
I told you so.



Jarrod W. Ramos
402 Armstrong Court, Apt. B
Laurel, MD 20707
301-604-4877

Certificate of Service

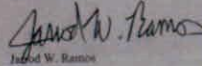
I do certify that on this 28th day of June 2018 I served a copy of this paper upon
each other party by mailing it to Robert C. Douglas at 6225 Smith Avenue in Baltimore,
MD 21209. I further certify I then did proceed to the office of respondent Capital
Gazette Communications at 888 Deagate Road, Suite 104 in Annapolis, MD 21401 with
the objective of killing every person present. Cf. EXHIBIT


Jarrod W. Ramos

28 June 2018
Charles Ellsworth Moylan Jr.
3 Millbrook Road
Baltimore, MD 21218

Welcome, Mr. Moylan, to your unexpected legacy: YOU should have died.

Friends forever,


Jarrod W. Ramos